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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/010,395	11/05/2001	Devadatta V. Bodas	2207/ 12611 4416	
7590 08/31/2004			EXAMINER	
KENYON & KENYON Suite 600			CHEN, TSE W	
333 W. San Carlos Street			ART UNIT	PAPER NUMBER
San Jose, CA 95110-2711			2116	
			DATE MAILED: 08/31/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	10/010,395	BODAS, DEVADATTA V.				
Office Action Summary	Examiner	Art Unit				
	Tse Chen	2116				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	he correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 - after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply by within the statutory minimum of thirty (30 vill apply and will expire SIX (6) MONTHS cause the application to become ABAND	be timely filed) days will be considered timely. from the mailing date of this communication. ONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 05 No.	ovember 2001.					
2a) This action is FINAL . 2b) ⊠ This	☐ This action is FINAL . 2b) ☐ This action is non-final.					
3) Since this application is in condition for allowar	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) <u>1-30</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-30</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) \boxtimes The drawing(s) filed on <u>05 November 2001</u> is/are: a) \boxtimes accepted or b) \square objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Of	tice Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
-						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		ail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 6/1/2004. 5) Notice of Informal Patent Application (PTO-152) Other:						

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement (IDS) submitted on June 1, 2004, was filed before the mailing date of the first Office Action. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Specification

- 2. The disclosure is objected to because of the missing Brief Summary of the Invention. See MPEP § 608.01(d). A brief summary or general statement of the invention as set forth in 37 CFR 1.73. The summary is separate and distinct from the abstract and is directed toward the invention rather than the disclosure as a whole. The summary may point out the advantages of the invention or how it solves problems previously existent in the prior art (and preferably indicated in the Background of the Invention). In chemical cases it should point out in general terms the utility of the invention. If possible, the nature and gist of the invention or the inventive concept should be set forth. Objects of the invention should be treated briefly and only to the extent that they contribute to an understanding of the invention. Appropriate correction is required.
- 3. Claims 1, 6, 9, 16, 19, 26, and 29 objected to because of the following informalities:
 - As per claim 1, "said number being less than said first number" on lines 5-6 should be "said second number being less that said first number" to avoid any antecedent confusion.
 - As per claims 6, 16, and 26, "Interconnect" should not be capitalized.

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• As per claims 9, 19, and 29, the decision parameters of "Power Management", "Thermal Management", etc. should not be capitalized.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Re Claims 1-2, 4-8, 10-12, 14-18, 20-22, 24-28, and 30

- 5. Claims 1-2, 4-8, 10-12, 14-18, 20-22, 24-28, and 30 are rejected under 35 U.S.C. 102(b) as being anticipated by Gupta et al., U.S. Patent 5996083, hereinafter Gupta.
- 6. In re claim 1, Gupta discloses a system [microprocessor 100] to control a communication rate [bus width] between electrical components [functional, I/O units] [abstract; fig.2; col.5, 1.39 -- col.6, 1.13], comprising:
 - A first component [functional or I/O unit FU1] including a first port [data bus interface; logic 178, multiplexer 180, and other associated circuitries] to be coupled to a first number of communication channels [64 bits data bus 102 or 104] [col.9, ll.8-32; col.15, l.66 -- col.16, l.16].
 - Said first port to control communication between the first port and the communication channels at a first communication rate [64 bits bus width; enable both buffers and select appropriate multiplexer output A to have full 64 bits driven onto full data bus], such that said first port is to communicate with a second number of communication channels [32]

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bits data bus 102 or 104; enable just one buffer and toggle MUX to have 32 bits driven onto 32 bits data bus] in response to triggering event [signal MUX; software responds to certain events by modifying associated field 108 of power control register 106 to result in appropriate signal MUX] [col.3, 11.40-63; col.8, 11.48-67; col.9, 11.8-32].

- Said second number [32] being less than said first number [64].
- 7. As to claims 2, 12, and 22, Gupta discloses a reconfiguration that is performed by a power manager [software; software modifies register field 108 in power control register 106] to change from communication with the first number of channels [64 bits interface] to the second number of channels [32 bits interface] [col.3, ll.40-63; col.9, ll.8-32; col.11, l.59 -- col.12, l.21].
- 8. As to claim 4, 14, and 24, Gupta discloses a reconfiguration that is performed by an operating system under Operating System-based Power Management (OSPM) to change from communication with the first number of channels to the second number of channels [col.2, ll.32-34; col.3, l.40 -- col.4, l.26; col.11, l.59 -- col.12, l.21].
- 9. As to claim 5, 15, and 25, Gupta discloses the first number of channels that includes the second number of channels as a subset [col.9, ll.8-32; full 64 bits bus width includes two subsets of 32 bits].
- 10. As to claim 6, 16, and 26, Gupta discloses an interconnect bus [102, 104] that includes the first number of communication channels [64 bits bus width] [col.5, ll.58-60; col.9, ll.8-32].
- 11. As to claim 7, 17, and 27, Gupta discloses a reconfiguration that is performed to change from communication with the first number of channels to the second number of channels in response to the triggering event [software event that sets up signal MUX] as a system management policy-based decision [col.3, l.40 -- col.4, l.26; col.11, l.59 -- col.12, l.21; software

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decides microprocessor system power consumption based on policies such as predetermined amount of power dissipation].

- 12. As to claim 8, 18, and 28, Gupta discloses the policy-based decision that involves analysis of a number of decision criteria [predetermined amount of power dissipation, block of code fittable into cache, etc.] [col.3, 1.40 -- col.4, 1.26; col.11, 1.59 -- col.12, 1.21].
- 13. As to claim 10, 20, and 30, Gupta discloses the analysis and the reconfiguration that occur at a time after system boot-up [col.3, ll.40-26; software during running looks to future and implements configuration].
- 14. In re claim 11, Gupta discloses a method to control the communication rate [bus width] of electrical components [functional, I/O units] [abstract; fig.2; col.5, l.39 -- col.6, l.13] comprising:
 - Utilizing, by a first component [functional or I/O unit FU1], a first number of communication channels [64 bits data bus 102 or 104] to communicate with a second component [functional or I/O unit FUn] at a first communication rate [64 bits bus width] [col.8, Il.48-67; col.9, Il.8-32; enable both buffers and select appropriate multiplexer output A to have full 64 bits driven onto full data bus].
 - Utilizing, by said first component, a second number of communication channels [32 bits data bus 102 or 104] to communicate with said second component at a second communication rate [32 bits bus width] [col.8, ll.48-67; col.9, ll.8-32; enable just one buffer and toggle MUX to have 32 bits driven onto 32 bits data bus].
 - Reconfiguring between the utilization of said first number of channels and said second
 number of channels in response to a triggering event [signal MUX] [col.3, ll.40-63; col.8,

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ll.48-67; col.9, ll.8-32; software responds to certain events by modifying associated field 108 of power control register 106 to result in appropriate signal MUX].

15. In re claim 21, Gupta discloses a set of instructions residing in a storage medium [software], said set of instructions capable of being executed by a processor to control the communication rate of electrical components [abstract; col.3, 1.40 – col.4, 1.26] comprising each and every limitation as discussed above in reference to claim 11.

Claim Rejections - 35 USC § 103

- 16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Re Claims 3, 13, and 23

- 17. Claims 3, 13, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta as applied to claims 2, 12, and 22 above, and further in view of Kasamatsu et al., U.S. Patent 6704808, hereinafter Kasamatsu.
- 18. Gupta discloses each and every limitation of the claim as discussed above in reference to claim 2, 12, and 22. In particular, Gupta discloses a reconfiguration that is performed by a power manager [software; software modifies register field 108 in power control register 106] to change from communication with the first number of channels [64 bits interface] to the second number of channels [32 bits interface] [col.3, ll.40-63; col.9, ll.8-32; col.11, l.59 -- col.12, l.21]. Gupta did not disclose explicitly that the power manager is also responsible for the thermal condition of the system.

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19. Kasamatsu discloses a system [computer system 10] comprising a power manager [power source controller 48] that is also a thermal manager [col.8, ll.54-65].

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20. It would have been obvious to one of ordinary skill in the art, having the teachings of Gupta and Kasamatsu before him at the time the invention was made, to use the power manager taught by Kasamatsu with the system disclosed by Gupta in order to obtain the system wherein a reconfiguration is performed by a thermal manager to change from communication with the first number of channels to the second number of channels. One of ordinary skill in the art would have been motivated to make such a combination as it provides a way to provide the related power and thermal management in a single unit [Kasamatsu: col.8, ll.54-65; power and thermal management are related because as power consumption is increased, thermal overheating becomes a concern].

Re Claims 9, 19, and 29

- 21. Claims 9, 19, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gupta and Kasamatsu as applied to claims 3, 13, and 23 above, and further in view of Arends, U.S. Patent 5357625, hereinafter Arends.
- 22. Gupta and Kasamatsu disclose each and every limitation of the claim as discussed above in reference to claims 3, 13, and 23. In particular, Gupta discloses the decision parameters that include power management [predetermined amount of power dissipation] and system performance [looking into future to allocate functional unit resources is an aspect of system performance in the broadest interpretation] while Kasamatsu further discloses the decision parameter of thermal management [claim 3]. Gupta and Kasamatsu did not discuss RAS.

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23. Arends discloses a system [network] wherein a number of decision parameters include RAS [col.1, II.57-66].

24. It would have been obvious to one of ordinary skill in the art, having the teachings of Arends, Gupta and Kasamatsu before him at the time the invention was made, to include the RAS decision parameter taught by Arends with the decision parameters disclosed by Gupta and Kasamatsu in order to obtain the system wherein the number of decision parameters include: power management, thermal management, RAS, and system performance. One of ordinary skill in the art would have been motivated to make such a combination as it provides a way to setup a system that facilitates communication among its various components [Arends: col.1, ll.14-66; functional units are analogous to the terminals].

Conclusion

- 25. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - a. Anumula et al., U.S. Patent 6041388, discloses a system with variable bus width.
 - b. Rahamin et al., U.S. Patent 5550710, discloses a module with variable bus width.
 - c. Miller et al., U.S. Patent 5740386, discloses a system with variable bus width.
 - d. Gans, U.S. Patent 6725316, discloses an apparatus with variable bus width.
 - e. Chauvel et al., U.S. Patent 6751706, discloses a power management system.
 - f. Maruyama et al., U.S. Patent 6535412, discloses a device with variable bus width.
 - g. Kau et al., U.S. Patent 6112273, discloses an operating system based power management invention.
 - h. Klein, U.S. Patent 6219795, discloses a thermal manager.

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i. Asada et al., U.S. Patent 6570976, discloses a system with RAS parameter.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tse Chen whose telephone number is (571) 272-3672. The examiner can normally be reached on Monday - Friday 9AM - 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynne Browne can be reached on (571) 272-3670. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tse Chen August 25, 2004

> REHANA PERVEEN PRIMARY EXAMINER